IN THE UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF VIRGINIA

RICHMOND DIVISION

ROBERT DAVID STEELE, et al.,

Plaintiff,

Case No.: 3:17-cv-00601-MHL

 $\|_{vs.}$

JASON GOODMAN, et al.,

Defendant

DEFENDANT'S MOTION FOR LEAVE TO EXTEND TIME TO RESPOND TO SECOND AMENDED MOTION TO INTERVENE

DEFENDANT'S MOTION FOR LEAVE TO EXTEND TIME TO RESPOND TO SECOND AMENDED MOTION TO INTERVENE

Comes now Defendant Jason Goodman, Pro Se to move this honorable Court for an extension of time to respond to Intervenor Applicant's second amended motion to intervene for the following reasons.

1. Intervenor Applicant and an array of coordinated on-line "cyber confederates" including non-party Keven Alan Marsden (MARSDEN) have collectively publicly referred to Defendant Goodman as a "money changer" and a "rat" well known stereotypical disparagements for people, like Defendant, of the Jewish faith. Further, and without evidence, Intervenor Applicant has echoed if not originated the false statements of Plaintiff Steele, accusing Defendant of being an operative of Israeli Mossad and a Zionist. It is Defendant's belief that this is done to foment hatred towards Defendant among rabid anti-Jewish viewers on the internet and to discourage DEFENDANT'S MOTION FOR LEAVE TO EXTEND TIME TO RESPOND TO SECOND AMENDED

MOTION TO INTERVENE - 1

fence sitters from financially or otherwise supporting the journalistic and business endeavors of Defendant. These points serve as relevant background for the latest despicable strategic move to financially and legally cripple Defendant in this ongoing vexatious litigation. The most recent of Intervenor Applicant's repeated amendments to his factually illegitimate applications to intervene now comes in precise coordination with one of the most sacrosanct holidays in the Jewish faith and one of the only that Defendant observes with family and friends, the 8 days of Pesach. It is defendant's belief that this was done specifically to frustrate Defendant's ability to balance the personal matters of family life and business with the pressing need for a timely response to Intervenor Applicant's abusive and inappropriate application for intervention.

- 2. Time to respond has not yet expired
- 3. Intervenor Applicant published two videos on YouTube on April 20, 2019 visually and verbally indicating that he is preparing yet another pleading in this matter.

 (EXHIBIT A) (https://www.youtube.com/watch?v=EggqxJOcH1l&t=2s and https://www.youtube.com/watch?v=Z3A1fvBZwtE&t=2s) This is suggestive of yet another forthcoming amendment to the Motion to Intervene. It should also be noted that during these videos Intervenor Applicant references the Defendant in the context of him being run over by a train and having his "legs cut off" and his legs being "cauterized so you won't bleed to death". These are just the most recent in a two-year long series of daily videos created by the Intervenor Applicant with the apparent intent to threaten, intimidate and otherwise harass Defendant.

DEFENDANT'S MOTION FOR LEAVE TO EXTEND TIME TO RESPOND TO SECOND AMENDED MOTION TO INTERVENE - 2

	Case 3:17-cv-00601-MHL Document 100 Filed 04/25/19 Page 3 of 9 PageID# 1579										
1											
2	WHEREFORE, Defendant Goodman hereby requests that the Court enter an Order granting										
3	Motion for an Extension of Time and providing Defendant with an extension of time to file a										
4	response to Intervenor Applicant's second Amended Motion to intervene.										
5	and the second intervence.										
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10	Josep Coodman Pro Sci										
11	Jason Goodman, Pro Se 252 7 th Avenue Apt 6s										
12	New York, NY 10001 truth@crowdsourcethetruth.org										
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28	DEFENDANT'S MOTION FOR LEAVE TO EXTEND TIME TO RESPOND TO SECOND AMENDED MOTION TO INTERVENE - 3										

EXHIBIT A



DEFENDANT'S MOTION FOR LEAVE TO EXTEND TIME TO RESPOND TO SECOND AMENDED MOTION TO INTERVENE - 4

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF VIRIGINIA RICHMOND DIVISION

ROBERT DAVID STEELE, et a	l.,	
Pla	intiff(s),	
v.		Civil Action Number: 3:17-cv-00601-MHI
JASON GOODMAN, et al.,		
Def	fendant(s).	
LOC	AL RULE 83.1(M)	CERTIFICATION
I declare under penalty of perjur		motion for leave to extend time to respond to second amended motion to intervene
No attorney has prepared, or assi	sted in the preparation	(Title of Document)
JASON GOODMAN		,
Name of Pro Se Party (Print or Type)	_	
Signature of Pro Se Party	_	
Executed on: _April 21, 2019	_(Date)	
	OR	
The following attorney(s) prepare	ed or assisted me in pro	eparation of (Title of Document)
	_	(The or Document)
(Name of Attorney)		
(Address of Attorney)	_	
(Telephone Number of Attorney) Prepared, or assisted in the preparation	of, this document	
(Name of Pro Se Party (Print or Type)	_	
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